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12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	OAKLAND DIVISION	
15	UNITED STATES OF AMERICA,	CASE NO. CR 11-00742 KAW
16	Plaintiff,)	APPLICATION OF THE UNITED STATES FOR
17	v.)	AN ORDER OF FORFEITURE
18 19	VISHAL DASA, ANJI REDDY DIRISINALA,) RAMAKRISHNA REDDY KARRA, AND) TUSHAR TAMBE,)	
20	Defendants.	
21)	
22	The United States of America, by and through the undersigned Assistant United States	
23	Attorneys, respectfully submits this Application of the United States for an Order of Forfeiture in the	
24	above-captioned case. In support thereof, the United States sets forth the following:	
25	On March 21, 2013, defendants Vishal Dasa, Anji Reddy Dirisinala, and Ramakrishna Reddy	
26	Karra (hereinafter "defendants") were charged by Superseding Information with violation of Title 18,	
27	United States Code, Section 371 (Conspiracy to Commit Unauthorized Access of a Government	
28	Computer). The Superseding Information also sought criminal forfeiture pursuant to Title 18, United	

1 States Code, Section 982(a)(2)(B) of: Any property, real or personal that constitutes, or is derived from, 2 proceeds obtained directly or indirectly from the commission of the 3 offense of conviction. (hereinafter "money judgment") 4 5 On April 1, 2013, defendant Dasa pled guilty to the Superseding Information charging him with Conspiracy to Commit Unauthorized Access of a Government Computer, in violation of Title 18, United 6 7 States Code, Section 371. Defendant also agreed to forfeit the following property to the United States: 8 \$4,375 in United States currency... which constitutes or is derived from the proceeds obtained directly or indirectly from the charge.... 9 ("Dasa money judgment") 10 11 On April 1, 2013, defendant Dirisanala pled guilty to the Superseding Information charging him with Conspiracy to Commit Unauthorized Access of a Government Computer, in violation of Title 18, 12 13 United States Code, Section 371. Defendant also agreed to forfeit the following property to the United 14 States: 15 \$18,270 in United States currency... which constitutes or is derived from the proceeds obtained directly or indirectly from the charge.... 16 17 ("Dirisanala money judgment") 18 On April 1, 2013, defendant Karra pled guilty to the Superseding Information charging him with 19 Conspiracy to Commit Unauthorized Access of a Government Computer, in violation of Title 18, United States Code, Section 371. Defendant also agreed to forfeit the following property to the United States: 20 21 \$4,810 in United States currency... which constitutes or is derived from the proceeds obtained directly or indirectly from the charge.... 22 ("Karra money judgment") 23 Rule 32.2 (b)(1) of the Federal Rules of Criminal Procedure provides that as soon as practicable 24 after entering a guilty verdict or accepting a plea of guilty or nolo contendere on any count in an 25 indictment or indictment with regard to which criminal forfeiture is sought, the court shall determine 26 what property is subject to forfeiture under the applicable statute. If forfeiture of specific property is 27 sought, the court shall determine whether the government has established the requisite nexus between 28

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the property and the offense. If the government seeks a personal money judgment against the defendant,
the court shall determine the amount of money that the defendant will be ordered to pay. The court's
determination may be based on evidence already in the record, including any written plea agreement or,
if the forfeiture is contested, on evidence or information presented by the parties at a hearing after the
verdict or finding of guilt. Rule 32.2(c)(1) provides that "no ancillary proceeding is required to the
extent that the forfeiture consists of a money judgment".
At sentencing - or at any time before sentencing if the defendants consent - the orders of
forfeiture become final as to the defendants and shall be made part of their sentences and included in the
judgments. The court may include in the orders of forfeiture conditions reasonably necessary to

Accordingly, that property is subject to forfeiture to the United States pursuant to Title 18, United States Code, Section 982(a)(2)(B). THEREFORE, the United States respectfully requests that the Court enter the proposed Order of Forfeiture, directing that:

- 1. Defendant Dasa defendant pay the sum of \$4,375;
- 2. Defendant Dirisanala pay the sum of \$18,270; and
- 3. Defendant Karra pay the sum of \$4,810.

preserve the property's value pending any appeal.

Dated: 12/3/13 Respectfully submitted,

MELINDA HAAG United States Attorney

/S/

DAVID B. COUNTRYMAN WADE M. RHYNE HARTLEY M.K. WEST Assistant United States Attorneys